



DIGEST OF SB 504 (Updated April 7, 2005 9:17 pm - DI 92)

Citations Affected: IC 20-26; IC 36-1.

Synopsis: School construction and local public works projects. Authorizes the governing body of a school corporation to enter into a public works contract by a competitive sealed bidding process through a multistate cooperative purchasing program. Authorizes a municipal school corporation to purchase certain materials for a public works project under the public purchasing law. Provides that labor may be included in the purchase if certain conditions are met. Makes numerous changes concerning the guaranteed savings contracts and utility efficiency programs.

Effective: July 1, 2005.

Hershman, Sipes

(HOUSE SPONSORS — THOMPSON, BOTTORFF)

January 18, 2005, read first time and referred to Committee on Education and Career Development.
February 24, 2005, reported favorably — Do Pass.
February 28, 2005, read second time, ordered engrossed. Engrossed.
March 1, 2005, read third time, passed. Yeas 43, nays 5.

HOUSE ACTION

March 14, 2005, read first time and referred to Committee on Education. March 31, 2005, amended, reported — Do Pass. April 7, 2005, read second time, amended, ordered engrossed.











First Regular Session 114th General Assembly (2005)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2004 Regular Session of the General Assembly.

ENGROSSED SENATE BILL No. 504

A BILL FOR AN ACT to amend the Indiana Code concerning local government.

Be it enacted by the General Assembly of the State of Indiana:

SECTION 1. IC 20-26-5-4, AS ADDED BY HEA 1288-2005,
SECTION 10, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2005]: Sec. 4. In carrying out the school purposes of a school
corporation, the governing body acting on the school corporation's
behalf has the following specific powers:

- (1) In the name of the school corporation, to sue and be sued and to enter into contracts in matters permitted by applicable law.
- (2) To take charge of, manage, and conduct the educational affairs of the school corporation and to establish, locate, and provide the necessary schools, school libraries, other libraries where permitted by law, other buildings, facilities, property, and equipment.
- (3) To appropriate from the school corporation's general fund an amount, not to exceed the greater of three thousand dollars (\$3,000) per budget year or one dollar (\$1) per pupil, not to exceed twelve thousand five hundred dollars (\$12,500), based on the school corporation's previous year's average daily membership

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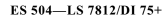




1	(as defined in IC 21-3-1.6-1.1) to promote the best interests of the
2	school corporation through:
3	(A) the purchase of meals, decorations, memorabilia, or
4	awards;
5	(B) provision for expenses incurred in interviewing job
6	applicants; or
7	(C) developing relations with other governmental units.
8	(4) To:
9	(A) Acquire, construct, erect, maintain, hold, and contract for
10	construction, erection, or maintenance of real estate, real estate
11	improvements, or an interest in real estate or real estate
12	improvements, as the governing body considers necessary for
13	school purposes, including buildings, parts of buildings,
14	additions to buildings, rooms, gymnasiums, auditoriums,
15	playgrounds, playing and athletic fields, facilities for physical
16	training, buildings for administrative, office, warehouse, repair
17	activities, or housing school owned buses, landscaping, walks,
18	drives, parking areas, roadways, easements and facilities for
19	power, sewer, water, roadway, access, storm and surface
20	water, drinking water, gas, electricity, other utilities and
21	similar purposes, by purchase, either outright for cash (or
22	under conditional sales or purchase money contracts providing
23	for a retention of a security interest by the seller until payment
24	is made or by notes where the contract, security retention, or
25	note is permitted by applicable law), by exchange, by gift, by
26	devise, by eminent domain, by lease with or without option to
27	purchase, or by lease under IC 21-5-10, IC 21-5-11, or
28	IC 21-5-12.
29	(B) Repair, remodel, remove, or demolish, or to contract for
30	the repair, remodeling, removal, or demolition of the real
31	estate, real estate improvements, or interest in the real estate
32	or real estate improvements, as the governing body considers
33	necessary for school purposes.
34	(C) Provide for energy conservation measures through utility
35	energy efficiency programs or under a guaranteed energy
36	savings contract as described in IC 36-1-12.5.
37	(5) To acquire personal property or an interest in personal
38	property as the governing body considers necessary for school
39	purposes, including buses, motor vehicles, equipment, apparatus,
40	appliances, books, furniture, and supplies, either by cash purchase
41	or under conditional sales or purchase money contracts providing

for a security interest by the seller until payment is made or by







1	notes where the contract, security, retention, or note is permitted
2	by applicable law, by gift, by devise, by loan, or by lease with or
3	without option to purchase and to repair, remodel, remove
4	relocate, and demolish the personal property. All purchases and
5	contracts delineated under the powers given under subdivision (4)
6	and this subdivision are subject solely to applicable law relating
7	to purchases and contracting by municipal corporations in general
8	and to the supervisory control of state agencies as provided in
9	section 6 of this chapter.
10	(6) To sell or exchange real or personal property or interest in real
11	or personal property that, in the opinion of the governing body, is
12	not necessary for school purposes, in accordance with IC 20-26-7
13	to demolish or otherwise dispose of the property if, in the opinion
14	of the governing body, the property is not necessary for school
15	purposes and is worthless, and to pay the expenses for the
16	demolition or disposition.
17	(7) To lease any school property for a rental that the governing
18	body considers reasonable or to permit the free use of school
19	property for:
20	(A) civic or public purposes; or
21	(B) the operation of a school age child care program for
22	children five (5) years of age through fourteen (14) years of
23	age that operates before or after the school day, or both, and
24	during periods when school is not in session;
25	if the property is not needed for school purposes. Under this
26	subdivision, the governing body may enter into a long term lease
27	with a nonprofit corporation, community service organization, or
28	other governmental entity, if the corporation, organization, or
29	other governmental entity will use the property to be leased for
30	civic or public purposes or for a school age child care program.
31	However, if payment for the property subject to a long term lease
32	is made from money in the school corporation's debt service fund
33	all proceeds from the long term lease must be are deposited in the
34	school corporation's debt service fund so long as payment for the
35	property has not been made. The governing body may, at the
36	governing body's option, use the procedure specified in
37	IC 36-1-11-10 in leasing property under this subdivision.
38	(8) To:
39	(A) Employ, contract for, and discharge superintendents.
40	supervisors, principals, teachers, librarians, athletic coaches

(whether or not they are otherwise employed by the school

corporation and whether or not they are licensed under



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IC 20-28-5), business managers, superintendents of buildings and grounds, janitors, engineers, architects, physicians dentists, nurses, accountants, teacher aides performing noninstructional duties, educational and other professional consultants, data processing and computer service for school purposes, including the making of schedules, the keeping and analyzing of grades and other student data, the keeping and preparing of warrants, payroll, and similar data where approved by the state board of accounts as provided below and other personnel or services as the governing body
considers necessary for school purposes. (B) Fix and pay the salaries and compensation of persons and services described in this subdivision.
(C) Classify persons or services described in this subdivision and to adopt schedules of salaries or compensation.(D) Determine the number of the persons or the amount of the services employed or contracted for as provided in this subdivision.
(E) Determine the nature and extent of the duties of the

persons.

The compensation, terms of employment, and discharge of teachers are, however, subject to and governed by the laws relating to employment, contracting, compensation, and discharge of teachers. The compensation, terms of employment, and discharge of bus drivers is are subject to and governed by laws relating to employment, contracting, compensation, and discharge of bus drivers. The forms and procedures relating to the use of computer and data processing equipment in handling the financial affairs of the school corporation must be submitted to the state board of accounts for approval to the end that the services are used by the school corporation when the governing body determines that it is in the best interest of the school corporation while at the same time providing reasonable accountability for the funds expended.

(9) Notwithstanding the appropriation limitation in subdivision (3), when the governing body by resolution considers a trip by an employee of the school corporation or by a member of the governing body to be in the interest of the school corporation, including attending meetings, conferences, or examining equipment, buildings, and installation in other areas, to permit the employee to be absent in connection with the trip without any loss in pay and to refund to the employee or to the member the











1	employee's or member's reasonable hotel and board bills and
2	necessary transportation expenses. To pay teaching personnel for
3	time spent in sponsoring and working with school related trips or
4	activities.
5	(10) To transport children to and from school, when in the
6	opinion of the governing body the transportation is necessary,
7	including considerations for the safety of the children and without
8	regard to the distance the children live from the school, the
9	transportation to be otherwise in accordance with applicable law.
10	(11) To provide a lunch program for a part or all of the students
11	attending the schools of the school corporation, including the
12	establishment of kitchens, kitchen facilities, kitchen equipment,
13	lunch rooms, the hiring of the necessary personnel to operate the
14	lunch program, and the purchase of material and supplies for the
15	lunch program, charging students for the operational costs of the
16	lunch program, fixing the price per meal or per food item. To
17	operate the lunch program as an extracurricular activity, subject
18	to the supervision of the governing body. To participate in a
19	surplus commodity or lunch aid program.
20	(12) To purchase textbooks, to furnish textbooks without cost or
21	to rent textbooks to students, to participate in a textbook aid
22	program, all in accordance with applicable law.
23	(13) To accept students transferred from other school corporations
24	and to transfer students to other school corporations in accordance
25	with applicable law.
26	(14) To levy taxes, to make budgets, to appropriate funds, and to
27	disburse the money of the school corporation in accordance with
28	applicable law. To borrow money against current tax collections
29	and otherwise to borrow money, in accordance with IC 21-2-21.
30	(15) To purchase insurance or to establish and maintain a
31	program of self-insurance relating to the liability of the school
32	corporation or the school corporation's employees in connection
33	with motor vehicles or property and for additional coverage to the
34	extent permitted and in accordance with IC 34-13-3-20. To
35	purchase additional insurance or to establish and maintain a
36	program of self-insurance protecting the school corporation and
37	members of the governing body, employees, contractors, or agents
38	of the school corporation from liability, risk, accident, or loss
39	related to school property, school contract, school or school

related activity, including the purchase of insurance or the

establishment and maintenance of a self-insurance program protecting persons described in this subdivision against false

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1	imprisonment, false arrest, libel, or slander for acts committed in
2	the course of the persons' employment, protecting the school
3	corporation for fire and extended coverage and other casualty
4	risks to the extent of replacement cost, loss of use, and other
5	insurable risks relating to property owned, leased, or held by the
6	school corporation. To:
7	(A) participate in a state employee health plan under
8	IC 5-10-8-6.6;
9	(B) purchase insurance; or
10	(C) establish and maintain a program of self-insurance;
11	to benefit school corporation employees, including accident,
12	sickness, health, or dental coverage, provided that a plan of
13	self-insurance must include an aggregate stop-loss provision.
14	(16) To make all applications, to enter into all contracts, and to
15	sign all documents necessary for the receipt of aid, money, or
16	property from the state government, the federal government, or
17	from any other source.
18	(17) To defend any member of the governing body or any
19	employee of the school corporation in any suit arising out of the
20	performance of the member's or employee's duties for or
21	employment with, the school corporation, if the governing body
22	by resolution determined that the action was taken in good faith.
23	To save any member or employee harmless from any liability,
24	cost, or damage in connection with the performance, including the
25	payment of legal fees, except where the liability, cost, or damage
26	is predicated on or arises out of the bad faith of the member or
27	employee, or is a claim or judgment based on the member's or
28	employee's malfeasance in office or employment.
29	(18) To prepare, make, enforce, amend, or repeal rules,
30	regulations, and procedures for the government and management
31	of the schools, property, facilities, and activities of the school
32	corporation, the school corporation's agents, employees, and
33	pupils and for the operation of the governing body, which rules,
34	regulations, and procedures may be designated by an appropriate
35	title such as "policy handbook", "bylaws", or "rules and
36	regulations".
37	(19) To ratify and approve any action taken by a member of the
38	governing body, an officer of the governing body, or an employee
39	of the school corporation after the action is taken, if the action
40	could have been approved in advance, and in connection with the
41	action to pay the expense or compensation permitted under
42	IC 20-26-1 through IC 20-26-5, IC 20-26-7, IC 21-2-19, and



1	IC 21-2-21 or any other law.
2	(20) To exercise any other power and make any expenditure in
3	carrying out the governing body's general powers and purposes
4	provided in this chapter or in carrying out the powers delineated
5	in this section which is reasonable from a business or educational
6	standpoint in carrying out school purposes of the school
7	corporation, including the acquisition of property or the
8	employment or contracting for services, even though the power or
9	expenditure is not specifically set out in this chapter. The specific
10	powers set out in this section do not limit the general grant of
11	powers provided in this chapter except where a limitation is set
12	out in IC 20-26-1 through IC 20-26-5, IC 20-26-7, IC 21-2-19,
13	and IC 21-2-21 by specific language or by reference to other law.
14	SECTION 2. IC 36-1-12-1 IS AMENDED TO READ AS
15	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 1. (a) Except as
16	provided in this section, this chapter applies to all public work
17	performed or contracted for by:
18	(1) political subdivisions; and
19	(2) their agencies;
20	regardless of whether it is performed on property owned or leased by
21	the political subdivision or agency.
22	(b) This chapter does not apply to an officer or agent who, on behalf
23	of a municipal utility, maintains, extends, and installs services of the
24	utility if the necessary work is done by the employees of the utility.
25	(c) This chapter does not apply to hospitals organized or operated
26	under IC 16-22-1 through IC 16-22-5 or IC 16-23-1, unless the public
27	work is financed in whole or in part with cumulative building fund
28	revenue.
29	(d) This chapter does not apply to tax exempt Indiana nonprofit
30	corporations leasing and operating a city market owned by a political
31	subdivision.
32	(e) As an alternative to this chapter, the governing body of a school
33	corporation may participate in a utility energy efficiency program or
34	may enter into a guaranteed energy savings contract as permitted under
35	IC 36-1-12.5.
36	(f) This chapter does not apply to a person that has entered into an
37	operating agreement with a political subdivision or an agency of a
38	political subdivision under IC 5-23.
39	(g) Instead of proceeding under this chapter, the governing body
40	of a school corporation may enter into a public works contract by

a competitive sealed bidding process through a multistate

cooperative purchasing program entered into under IC 36-1-7.



1	SECTION 3. IC 36-1-12-22 IS ADDED TO THE INDIANA CODE	
2	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY	
3	1, 2005]: Sec. 22. (a) A municipal school corporation may purchase	
4	the following materials for a public work in the manner provided	
5	by IC 5-22:	
6	(1) roofing materials;	
7	(2) commercial floor coverings;	
8	(3) athletic resurfacing materials; or	
9	(4) playground equipment.	
10	(b) Labor used in the performance of any portion of a public	
11	work for which materials are purchased through a cooperative	
12	purchase program pursuant to subsection (a) may be included in	
13	such purchase provided that:	
14	(1) The labor is performed by an Indiana based contractor or	
15	subcontractor;	
16	(2) Such labor is subject to IC 5-16-7 in its entirety, provided	
17	however that the wage scale must be established two weeks	
18	prior to the issuance of a contract for the actual performance	
19	of the work;	
20	(3) The employees of each Indiana based contractor and	
21	subcontractor providing labor have completed or are enrolled	
22	in an apprenticeship program certified by the United States	
23	Department of Labor or a state apprenticeship council;	
24	(4) Each Indiana based contractor or subcontractor providing	_
25	labor shall furnish each week a certified statement with	
26	respect to the classification of labor and wages paid each	
27	worker, in the performance of the contract for the project,	
28	during the preceding weekly payroll period. The statement:	T Y
29	(A) must be executed by:	
30	(i) the contractor or subcontractor; or	
31	(ii) an authorized officer or employee of the contractor	
32	or subcontractor who supervises the payment of wages;	
33 34	and	
	(B) must be on the Certified Payroll Report form, State	
35	Form 51459 or its equivalent.	
36	The contractor or subcontractor shall deliver each weekly	
37 38	statement to the board not later than seven (7) days after the	
39	regular payment date of the payroll period.	
	(c) Notwithstanding the manner in which materials and labor are purchased under this section, the cost of the public work	
40 41	project must be determined in accordance with IC 36-1-12-19.	
+1 42	(d) A purchase of materials and labor for a public work project	
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1	pursuant to this section is exempt from publishing notice in	
2	accordance with IC 5-3-1.	
3	SECTION 4. IC 36-1-12.5-0.5 IS ADDED TO THE INDIANA	
4	CODE AS A NEW SECTION TO READ AS FOLLOWS	
5	[EFFECTIVE JULY 1, 2005]: Sec. 0.5. As used in this chapter,	
6	"billable revenues," "billable revenue increases," or "revenues"	
7	include only revenues of a municipal water or wastewater utility	
8	operated by a political subdivision.	
9	SECTION 5. IC 36-1-12.5-0.7 IS AMENDED TO READ AS	
10	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 0.7. As used in this	
11	chapter, "causally connected work" means work that is required to	
12	properly implement an energy a conservation measure.	
13	SECTION 6. IC 36-1-12.5-1 IS AMENDED TO READ AS	
14	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 1. As used in this	
15	chapter "energy" conservation measure":	_
16	(1) means:	
17	(A) a school facility alteration; or	
18	(B) an alteration of a structure (as defined in IC 36-1-10-2);	
19	(C) a technology upgrade; or	
20	(D) with respect to an installation described in subdivision	
21	(2)(G) or (2)(H), an alteration of a structure or system.	
22	designed to provide billable revenue increases or reduce energy	
23	or water consumption costs, wastewater costs, or other	
24	operating costs; including and	_
25	(2) includes the following:	
26	(1) (A) Providing insulation of the school facility or structure	
27	and systems within in the school facility or structure.	
28	(2) (B) Installing or providing for window and door systems,	
29	including:	
30	(A) (i) storm windows and storm doors;	
31	(B) (ii) caulking or weatherstripping;	
32	(C) (iii) multi-glazed windows and doors;	
33	(D) (iv) heat absorbing or heat reflective glazed and coated	
34	windows and doors;	
35	(E) (v) additional glazing;	
36	(F) (vi) the reduction in glass area; and	
37	(G) (vii) other modifications that reduce energy	
38	consumption.	
39	(3) (C) Installing automatic energy control systems.	
40	(4) (D) Modifying or replacing heating, ventilating, or air	
41	conditioning systems.	
42	(5) (E) Unless an increase in illumination is necessary to	



1	conform to Indiana laws or rules or local ordinances,	
2	modifying or replacing lighting fixtures to increase the energy	
3	efficiency of the lighting system without increasing the overall	
4	illumination of a facility or structure.	
5	(6) (F) Providing for other energy conservation measures that	
6	provide billable revenue increases or reduce energy or	
7	water consumption, or reduce operating costs, or reduce	
8	wastewater costs, including future:	
9	(A) (i) labor costs;	
10	(B) (ii) costs or revenues for contracted services; and	
11	(C) (iii) related capital expenditures.	
12	(G) Installing equipment upgrades that improve accuracy	
13	of billable revenue generating systems.	
14	(H) Installing automated, electronic, or remotely	
15	controlled systems or measures that reduce direct	
16	personnel costs.	
17	The term does not include an alteration of a water or wastewater	
18	structure or system that increases the capacity of the structure or	
19	system.	
20	SECTION 7. IC 36-1-12.5-1.5 IS AMENDED TO READ AS	
21	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 1.5. As used in this	
22	chapter, "governing body" means the following:	
23	(1) With respect to school corporations, the governing body (as	
24	defined in IC 20-10.1-1-5).	
25	(2) With respect to a public library, the library board (as defined	
26	in IC 20-14-1-2).	
27	(3) With respect to a library described in IC 20-14-7-6, the	
28	trustees of the library.	
29	(4) With respect to a political subdivision that operates a	
30	municipal water or wastewater utility and in connection with	
31	the installation of a conservation measure to a water or	
32	wastewater structure or system under this chapter, the board	
33	or officer that has the power to award contracts.	
34	(5) With respect to other political subdivisions for any other	
35	project or program under this chapter, the legislative body (as	
36	defined in IC 36-1-2-9).	
37	SECTION 8. IC 36-1-12.5-2 IS AMENDED TO READ AS	
38	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 2. As used in this	
39	chapter, "guaranteed energy savings contract" refers to a contract	
40	entered into under this chapter, in which a qualified provider enters	
41	into an agreement with the governing body to:	
42	(1) evaluate and recommend to the governing body energy body's	



1	conservation measures; and	
2	(2) provide for the implementation of at least one (1) energy	
3	conservation measure.	
4	SECTION 9. IC 36-1-12.5-3 IS AMENDED TO READ AS	
5	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 3. (a) As used in this	
6	chapter, "qualified provider" means the following:	
7	(1) Before July 1, 1999, the term means a person that satisfies	
8	both of the following:	
9	(A) The person is experienced in the design, implementation,	
10	and installation of energy conservation measures.	
11	(B) The person submits to the school corporation or political	
12	subdivision a performance bond to ensure the qualified	
13	provider's faithful performance of the qualified provider's	
14	obligations over the term of the guaranteed energy savings	
15	contract.	
16	(2) After June 30, 1999, the term means a person that satisfies all	
17	of the following:	
18	(A) Subject to subdivision (3), the person is experienced in	
19	the design, implementation, and installation of energy	
20	conservation measures.	
21	(B) The person is certified and meets the requirements of	
22	IC 4-13.6-4. The person's response to the request for proposals	
23	must include a copy of the person's certificate of qualification	
24	issued under IC 4-13.6-4.	
25	(C) Subject to subdivision (3), the person provides energy	
26	conservation engineering services by a professional engineer	
27	licensed under IC 25-31 who is under the person's direct	,
28	employment and supervision. The person's response to the	
29	request for proposals must include the license number of each	
30	professional engineer employed by the person to satisfy the	
31	requirement of this clause.	
32	(D) The person provides:	
33	(i) monitoring for the facility performance guarantee; and	
34	(ii) service personnel under the person's direct employment	
35	and supervision;	
36	for the duration of the contract's guarantee.	
37	(E) The person performs at least twenty percent (20%) of the	
38	work (measured in dollars of the total contract price) with its	
39	own workforce.	
40	(F) The person submits to the school corporation or political	
41	subdivision a performance bond to ensure the qualified	
42	provider's faithful performance of the qualified provider's	



1	obligations over the term of:
2	(i) the guaranteed energy savings contract; or
3	(ii) the guaranteed savings contract.
4	(3) With respect to conservation measures for which a
5	contract is executed after June 30, 2005, the term includes a
6	person that satisfies the following:
7	(A) The person is experienced in the design,
8	implementation, and installation of conservation measures.
9	(B) The person provides engineering services with respect
10	to conservation measures by a professional engineer
11	licensed under IC 25-31 who is under the person's direct
12	employment and supervision. The person's response to the
13	request for proposals must include the license number of
14	each professional engineer employed by the person to
15	satisfy the requirement of this clause.
16	(b) For purposes of a guaranteed energy savings contract entered
17	into before July 1, 1999, a person who was a qualified provider under
18	subsection (a)(1) at the time the contract was entered into remains a
19	qualified provider for that contract after June 30, 1999. If the person
20	enters into:
21	(1) a guaranteed energy savings contract after June 30, 1999, and
22	before July 1, 2005, the person must satisfy the requirements of
23	subsection (a)(2); or
24	(2) a guaranteed savings contract after June 30, 2005, the
25	person must satisfy the requirements of subsections $(a)(2)$ and
26	(a)(3);
27	to be considered a qualified provider.
28	SECTION 10. IC 36-1-12.5-3.5 IS AMENDED TO READ AS
29	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 3.5. As used in this
30	chapter, "related capital expenditures" includes capital costs that:
31	(1) the governing body reasonably believes will be incurred
32	during the contract term;
33	(2) are part of or are causally connected to the energy
34	conservation measures being implemented; and
35	(3) are documented by industry engineering standards.
36	SECTION 11. IC 36-1-12.5-4 IS AMENDED TO READ AS
37	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 4. As used in this
38	chapter, "utility energy efficiency program" refers to an energy, a
39	water, or a wastewater efficiency program that:
40	(1) includes an energy a conservation measure;
41	(2) is established by a public utility (as defined in IC 8-1-8.7-2);
42	and



1	(3) is undertaken pursuant to this chapter.
2	SECTION 12. IC 36-1-12.5-5 IS AMENDED TO READ AS
3	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 5. (a) The governing
4	body may enter into an agreement with a public utility to participate in
5	a utility energy efficiency program or enter into a guaranteed energy
6	savings contract with a qualified provider to increase the political
7	subdivision's billable revenues or reduce the school corporation's or
8	the political subdivision's energy or water consumption, wastewater
9	usage costs, or operating costs if, after review of the report described
10	in section 6 of this chapter, the governing body finds:
11	(1) that the amount the governing body would spend on the
12	energy conservation measures under the contract and that are
13	recommended in the report is not likely to exceed the amount of
14	increased billable revenues or the amount to be saved in energy
15	and water consumption costs, wastewater usage costs, and other
16	operating costs over ten (10) years from the date of installation if
17	the recommendations in the report were followed; and
18	(2) in the case of a guaranteed energy savings contract, the
19	qualified provider provides a written guarantee as described in
20	subsection $(d)(2)$.
21	(b) Before entering into an agreement to participate in a utility
22	energy efficiency program or a guaranteed energy savings contract
23	under this section, the governing body must publish notice under
24	subsection (c) indicating:
25	(1) that the governing body is requesting public utilities or
26	qualified providers to propose energy conservation measures
27	through: either
28	(A) a utility energy efficiency program; or
29	(B) a guaranteed energy savings contract; and
30	(2) the date, the time, and the place where proposals must be
31	received.
32	(c) The notice required by subsection (b) must:
33	(1) be published in two (2) newspapers of general circulation in
34	the county where the school corporation or the political
35	subdivision is located;
36	(2) be published two (2) times with at least one (1) week between
37	publications and with the second publication made at least thirty
38	(30) days before the date by which proposals must be received;
39	and
40	(3) meet the requirements of IC 5-3-1-1.
41	(d) An agreement to participate in a utility energy efficiency
42	program or guaranteed energy savings contract under this section must



1	provide that:
2	(1) all payments, except obligations upon the termination of the
3	agreement or contract before the agreement or contract expires,
4	may be made to the public utility or qualified provider (whichever
5	applies) in installments, not to exceed the lesser of ten (10) years
6	or the average life of the energy conservation measures installed
7	from the date of final installation; and
8	(2) in the case of the guaranteed energy savings contract:
9	(A) the:
.0	(i) savings in energy and water consumption costs,
.1	wastewater usage costs, and other operating costs; and
2	(ii) increase in billable revenues;
3	due to the energy conservation measures are guaranteed to
4	cover the costs of the payments for the measures; and
5	(B) the qualified provider will reimburse the school
6	corporation or political subdivision for the difference between
7	the guaranteed savings and the actual savings; and
8	(3) payments are subject to annual appropriation by the fiscal
9	body of the school corporation or political subdivision and do not
20	constitute an indebtedness of the school corporation or political
21	subdivision within the meaning of a constitutional or statutory
22	debt limitation.
23	(e) An agreement or a contract under this chapter is subject to
24	IC 5-16-7.
25	SECTION 13. IC 36-1-12.5-5.3 IS AMENDED TO READ AS
26	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 5.3. (a) This section
27	applies only to a guaranteed energy savings contract or a guaranteed
28	savings contract entered into after June 30, 1999.
29	(b) A qualified provider may enter into a subcontract:
0	(1) with a value of more than one hundred fifty thousand dollars
31	(\$150,000); and
32	(2) for the performance of any part of a guaranteed energy savings
33	contract or guaranteed savings contract;
34	only if the subcontractor is certified under IC 4-13.6-4.
35	SECTION 14. IC 36-1-12.5-5.5 IS AMENDED TO READ AS
66	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 5.5. IC 6-1.1-20 does
37	not apply to an agreement to participate in:
8	(1) a utility energy efficiency program; or
19	(2) a guaranteed energy savings contract;
10	entered into under this chapter.
1	SECTION 15. IC 36-1-12.5-6 IS AMENDED TO READ AS
12	FOLLOWS [EFFECTIVE IIII V 1, 2005]: Sec. 6. (a) Refore the public



1	utility or the qualified provider may install equipment in, make
2	modifications to, or remodel a building or complex of buildings under
3	a utility energy efficiency program or a guaranteed energy savings
4	contract, the public utility or the qualified provider (whichever applies)
5	must issue a report that includes estimates for the following:
6	(1) All costs attributable to the work stipulated in the agreement
7	or the contract, including the costs of design, engineering,
8	installation, maintenance, repairs, or debt service.
9	(2) The amounts by which:
10	(A) energy or water consumption;
11	(B) wastewater costs; or
12	(C) operating costs;
13	will be reduced.
14	(3) The amounts by which billable revenues will be increased.
15	(b) The report must also contain a listing of contractors and
16	subcontractors to be used by the public utility or the qualified provider
17	with respect to the energy conservation measures.
18	SECTION 16. IC 36-1-12.5-7 IS AMENDED TO READ AS
19	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 7. (a) If the governing
20	body enters into an installment payment contract for the purchase and
21	installation of energy conservation measures under this chapter, the
22	balance of the payments must be paid in installments not to exceed the
23	lesser of ten (10) years or the average life of the energy conservation
24	measure installed from the date of final installation. Payments under an
25	installment payment contract are subject to annual appropriation by the
26	fiscal body of the school corporation or political subdivision and do not
27	constitute an indebtedness of the school corporation or political
28	subdivision within the meaning of a constitutional or statutory debt
29	limitation.
30	(b) With respect to a conservation measure described in
31	IC 36-1-12.5-1(2)(G) or IC 36-1-12.5-1(2)(H), annual revenues or
32	savings from a guaranteed savings contract may be less than
33	annual payments on the contract if during the length of the
34	contract total savings and increased billable revenues occur as
35	provided for by the contract.
36	(c) The financing of a guaranteed savings contract may be
37	provided by:
38	(1) the vendor of the guaranteed energy, water, or wastewater
39	savings program; or
40	(2) a third-party financial institution or company.
41	SECTION 17. IC 36-1-12.5-8 IS AMENDED TO READ AS
42	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 8. Energy Conservation



1	measures installed under a utility energy efficiency program or a
2	guaranteed energy savings contract must be approved by the following:
3	(1) The state department of health, office of the state fire marshal,
4	office of the state building commissioner, and any other state
5	agency designated by statute.
6	(2) An architect or engineer licensed under IC 25-4 or IC 25-31
7	if the energy conservation measures have a cost of more than fifty
8	thousand dollars (\$50,000).
9	SECTION 18. IC 36-1-12.5-9 IS AMENDED TO READ AS
10	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 9. (a) The contractor
11	and each subcontractor engaged in installing energy conservation
12	measures under a guaranteed energy savings contract shall keep full
13	and accurate records indicating the names, classifications, and work
14	performed by each worker employed by the respective contractor and
15	subcontractor in connection with the work, together with an accurate
16	record of the number of hours worked by each worker and the actual
17	wages paid.
18	(b) The payroll records required to be kept under this section must
19	be open to inspection by an authorized representative of the governing
20	body or the department of labor.
21	SECTION 19. IC 36-1-12.5-10 IS AMENDED TO READ AS
22	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 10. The governing body
23	shall:
24	(1) provide to the department of commerce not more than sixty
25	(60) days after the date of execution of the guaranteed energy
26	savings contract:
27	(A) a copy of the executed guaranteed energy savings contract;
28	(B) the:
29	(i) energy or water consumption costs;
30	(ii) wastewater usage costs; and
31	(iii) billable revenues, if any;
32	before the date of execution of the guaranteed energy savings
33	contract; and
34	(C) the documentation using industry engineering standards
35	for:
36	(i) stipulated savings; and
37	(ii) related capital expenditures; and
38	(2) annually report to the department of commerce, in accordance
39	with procedures established by the department of commerce, the
40	savings resulting in the previous year from the guaranteed energy
41 12	savings contract or utility energy efficiency program.
. /	SECTION //



1	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 11. (a) A guaranteed	
2	energy savings contract that includes stipulated savings must specify	
3	the methodology used to calculate the savings using industry	
4	engineering standards.	
5	(b) Stipulated savings may be used for energy conservation	
6	measures including the following:	
7	(1) Heating.	
8	(2) Air conditioning.	
9	(3) Ventilating.	
10	(4) Lighting.	
11	(5) Roofing.	
12	(6) Windows.	
13	(7) Water conservation.	
14	(8) Fuel and power improvements.	
15	(9) Wastewater generation.	
16	(10) Billable revenue increases.	
17	(9) (11) Any work that is causally connected to the energy	
18	conservation measures listed in subdivisions (1) through $\frac{(8)}{(10)}$.	
19	(c) The guaranteed energy savings contract shall:	
20	(1) describe stipulated savings for:	
21	(A) energy conservation measures; and	
22	(B) work causally connected to the energy conservation	
23	measures; and	
24	(2) document assumptions by industry engineering standards.	
25	SECTION 21. IC 36-1-12.5-12 IS AMENDED TO READ AS	
26	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 12. (a) An	
27	improvement that is not causally connected to an energy a conservation	
28	measure may be included in a guaranteed energy savings contract if:	V
29	(1) the total value of the improvement does not exceed fifteen	
30	percent (15%) of the total value of the guaranteed energy savings	
31	contract; and	
32	(2) either:	
33	(A) the improvement is necessary to conform to a law, a rule,	
34	or an ordinance; or	
35	(B) an analysis within the guaranteed energy savings contract	
36	demonstrates that:	
37	(i) there is an economic advantage to the political	
38	subdivision in implementing an improvement as part of the	
39	guaranteed energy savings contract; and	
40	(ii) the savings justification for the improvement is	
41	documented by industry engineering standards.	
42	(b) The information required under subsection (a) must be reported	



to the department of commerce.

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COMMITTEE REPORT

Madam President: The Senate Committee on Education and Career Development, to which was referred Senate Bill No. 504, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill DO PASS.

(Reference is made to Senate Bill 504 as introduced.)

LUBBERS, Chairperson

Committee Vote: Yeas 9, Nays 0.

COMMITTEE REPORT

Mr. Speaker: Your Committee on Education, to which was referred Senate Bill 504, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 1, between the enacting clause and line 1, begin a new paragraph and insert:

"SECTION 1. IC 20-26-5-4, AS ADDED BY HEA 1288-2005, SECTION 10, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 4. In carrying out the school purposes of a school corporation, the governing body acting on the school corporation's behalf has the following specific powers:

- (1) In the name of the school corporation, to sue and be sued and to enter into contracts in matters permitted by applicable law.
- (2) To take charge of, manage, and conduct the educational affairs of the school corporation and to establish, locate, and provide the necessary schools, school libraries, other libraries where permitted by law, other buildings, facilities, property, and equipment.
- (3) To appropriate from the school corporation's general fund an amount, not to exceed the greater of three thousand dollars (\$3,000) per budget year or one dollar (\$1) per pupil, not to exceed twelve thousand five hundred dollars (\$12,500), based on the school corporation's previous year's average daily membership (as defined in IC 21-3-1.6-1.1) to promote the best interests of the school corporation through:
 - (A) the purchase of meals, decorations, memorabilia, or awards;
 - (B) provision for expenses incurred in interviewing job









applicants; or

(C) developing relations with other governmental units.

(4) To:

- (A) Acquire, construct, erect, maintain, hold, and contract for construction, erection, or maintenance of real estate, real estate improvements, or an interest in real estate or real estate improvements, as the governing body considers necessary for school purposes, including buildings, parts of buildings, additions to buildings, rooms, gymnasiums, auditoriums, playgrounds, playing and athletic fields, facilities for physical training, buildings for administrative, office, warehouse, repair activities, or housing school owned buses, landscaping, walks, drives, parking areas, roadways, easements and facilities for power, sewer, water, roadway, access, storm and surface water, drinking water, gas, electricity, other utilities and similar purposes, by purchase, either outright for cash (or under conditional sales or purchase money contracts providing for a retention of a security interest by the seller until payment is made or by notes where the contract, security retention, or note is permitted by applicable law), by exchange, by gift, by devise, by eminent domain, by lease with or without option to purchase, or by lease under IC 21-5-10, IC 21-5-11, or IC 21-5-12.
- (B) Repair, remodel, remove, or demolish, or to contract for the repair, remodeling, removal, or demolition of the real estate, real estate improvements, or interest in the real estate or real estate improvements, as the governing body considers necessary for school purposes.
- (C) Provide for energy conservation measures through utility energy efficiency programs or under a guaranteed energy savings contract as described in IC 36-1-12.5.
- (5) To acquire personal property or an interest in personal property as the governing body considers necessary for school purposes, including buses, motor vehicles, equipment, apparatus, appliances, books, furniture, and supplies, either by cash purchase or under conditional sales or purchase money contracts providing for a security interest by the seller until payment is made or by notes where the contract, security, retention, or note is permitted by applicable law, by gift, by devise, by loan, or by lease with or without option to purchase and to repair, remodel, remove, relocate, and demolish the personal property. All purchases and contracts delineated under the powers given under subdivision (4)



and this subdivision are subject solely to applicable law relating to purchases and contracting by municipal corporations in general and to the supervisory control of state agencies as provided in section 6 of this chapter.

- (6) To sell or exchange real or personal property or interest in real or personal property that, in the opinion of the governing body, is not necessary for school purposes, in accordance with IC 20-26-7, to demolish or otherwise dispose of the property if, in the opinion of the governing body, the property is not necessary for school purposes and is worthless, and to pay the expenses for the demolition or disposition.
- (7) To lease any school property for a rental that the governing body considers reasonable or to permit the free use of school property for:
 - (A) civic or public purposes; or
 - (B) the operation of a school age child care program for children five (5) years of age through fourteen (14) years of age that operates before or after the school day, or both, and during periods when school is not in session;

if the property is not needed for school purposes. Under this subdivision, the governing body may enter into a long term lease with a nonprofit corporation, community service organization, or other governmental entity, if the corporation, organization, or other governmental entity will use the property to be leased for civic or public purposes or for a school age child care program. However, if payment for the property subject to a long term lease is made from money in the school corporation's debt service fund, all proceeds from the long term lease must be are deposited in the school corporation's debt service fund so long as payment for the property has not been made. The governing body may, at the governing body's option, use the procedure specified in IC 36-1-11-10 in leasing property under this subdivision.

(8) To:

(A) Employ, contract for, and discharge superintendents, supervisors, principals, teachers, librarians, athletic coaches (whether or not they are otherwise employed by the school corporation and whether or not they are licensed under IC 20-28-5), business managers, superintendents of buildings and grounds, janitors, engineers, architects, physicians, dentists, nurses, accountants, teacher aides performing noninstructional duties, educational and other professional consultants, data processing and computer service for school

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purposes, including the making of schedules, the keeping and analyzing of grades and other student data, the keeping and preparing of warrants, payroll, and similar data where approved by the state board of accounts as provided below, and other personnel or services as the governing body considers necessary for school purposes.

- (B) Fix and pay the salaries and compensation of persons and services described in this subdivision.
- (C) Classify persons or services described in this subdivision and to adopt schedules of salaries or compensation.
- (D) Determine the number of the persons or the amount of the services employed or contracted for as provided in this subdivision.
- (E) Determine the nature and extent of the duties of the persons.

The compensation, terms of employment, and discharge of teachers are, however, subject to and governed by the laws relating to employment, contracting, compensation, and discharge of teachers. The compensation, terms of employment, and discharge of bus drivers is are subject to and governed by laws relating to employment, contracting, compensation, and discharge of bus drivers. The forms and procedures relating to the use of computer and data processing equipment in handling the financial affairs of the school corporation must be submitted to the state board of accounts for approval to the end that the services are used by the school corporation when the governing body determines that it is in the best interest of the school corporation while at the same time providing reasonable accountability for the funds expended.

- (9) Notwithstanding the appropriation limitation in subdivision (3), when the governing body by resolution considers a trip by an employee of the school corporation or by a member of the governing body to be in the interest of the school corporation, including attending meetings, conferences, or examining equipment, buildings, and installation in other areas, to permit the employee to be absent in connection with the trip without any loss in pay and to refund to the employee or to the member the employee's or member's reasonable hotel and board bills and necessary transportation expenses. To pay teaching personnel for time spent in sponsoring and working with school related trips or activities.
- (10) To transport children to and from school, when in the











opinion of the governing body the transportation is necessary, including considerations for the safety of the children and without regard to the distance the children live from the school, the transportation to be otherwise in accordance with applicable law. (11) To provide a lunch program for a part or all of the students attending the schools of the school corporation, including the establishment of kitchens, kitchen facilities, kitchen equipment, lunch rooms, the hiring of the necessary personnel to operate the lunch program, and the purchase of material and supplies for the lunch program, charging students for the operational costs of the lunch program, fixing the price per meal or per food item. To operate the lunch program as an extracurricular activity, subject to the supervision of the governing body. To participate in a surplus commodity or lunch aid program.

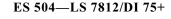
- (12) To purchase textbooks, to furnish textbooks without cost or to rent textbooks to students, to participate in a textbook aid program, all in accordance with applicable law.
- (13) To accept students transferred from other school corporations and to transfer students to other school corporations in accordance with applicable law.
- (14) To levy taxes, to make budgets, to appropriate funds, and to disburse the money of the school corporation in accordance with applicable law. To borrow money against current tax collections and otherwise to borrow money, in accordance with IC 21-2-21. (15) To purchase insurance or to establish and maintain a program of self-insurance relating to the liability of the school corporation or the school corporation's employees in connection with motor vehicles or property and for additional coverage to the extent permitted and in accordance with IC 34-13-3-20. To purchase additional insurance or to establish and maintain a program of self-insurance protecting the school corporation and members of the governing body, employees, contractors, or agents of the school corporation from liability, risk, accident, or loss related to school property, school contract, school or school related activity, including the purchase of insurance or the establishment and maintenance of a self-insurance program protecting persons described in this subdivision against false imprisonment, false arrest, libel, or slander for acts committed in the course of the persons' employment, protecting the school corporation for fire and extended coverage and other casualty risks to the extent of replacement cost, loss of use, and other insurable risks relating to property owned, leased, or held by the

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school corporation. To:

- (A) participate in a state employee health plan under IC 5-10-8-6.6;
- (B) purchase insurance; or
- (C) establish and maintain a program of self-insurance; to benefit school corporation employees, including accident, sickness health or dental coverage provided that a plan of

sickness, health, or dental coverage, provided that a plan of self-insurance must include an aggregate stop-loss provision.

- (16) To make all applications, to enter into all contracts, and to sign all documents necessary for the receipt of aid, money, or property from the state government, the federal government, or from any other source.
- (17) To defend any member of the governing body or any employee of the school corporation in any suit arising out of the performance of the member's or employee's duties for or employment with, the school corporation, if the governing body by resolution determined that the action was taken in good faith. To save any member or employee harmless from any liability, cost, or damage in connection with the performance, including the payment of legal fees, except where the liability, cost, or damage is predicated on or arises out of the bad faith of the member or employee, or is a claim or judgment based on the member's or employee's malfeasance in office or employment.
- (18) To prepare, make, enforce, amend, or repeal rules, regulations, and procedures for the government and management of the schools, property, facilities, and activities of the school corporation, the school corporation's agents, employees, and pupils and for the operation of the governing body, which rules, regulations, and procedures may be designated by an appropriate title such as "policy handbook", "bylaws", or "rules and regulations".
- (19) To ratify and approve any action taken by a member of the governing body, an officer of the governing body, or an employee of the school corporation after the action is taken, if the action could have been approved in advance, and in connection with the action to pay the expense or compensation permitted under IC 20-26-1 through IC 20-26-5, IC 20-26-7, IC 21-2-19, and IC 21-2-21 or any other law.
- (20) To exercise any other power and make any expenditure in carrying out the governing body's general powers and purposes provided in this chapter or in carrying out the powers delineated in this section which is reasonable from a business or educational











standpoint in carrying out school purposes of the school corporation, including the acquisition of property or the employment or contracting for services, even though the power or expenditure is not specifically set out in this chapter. The specific powers set out in this section do not limit the general grant of powers provided in this chapter except where a limitation is set out in IC 20-26-1 through IC 20-26-5, IC 20-26-7, IC 21-2-19, and IC 21-2-21 by specific language or by reference to other law.".

Page 2, line 3, strike "energy".

Page 2, line 4, strike "energy".

Page 2, after line 12, begin a new paragraph and insert:

"SECTION 3. IC 36-1-12.5-0.7 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 0.7. As used in this chapter, "causally connected work" means work that is required to properly implement an energy a conservation measure.

SECTION 4. IC 36-1-12.5-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 1. As used in this chapter "energy "conservation measure":

- (1) means:
 - (A) a school facility alteration; or
 - (B) an alteration of a structure (as defined in IC 36-1-10-2 or as referred to in IC 36-1-12-2) or system; or
 - (C) a technology upgrade;

designed to provide billable revenue increases or reduce energy or water consumption costs, wastewater costs, or other operating costs; including and

- (2) includes the following:
 - (1) (A) Providing insulation of the school facility or structure and systems within in the school facility or structure.
 - (2) (B) Installing or providing for window and door systems, including:
 - (A) (i) storm windows and storm doors;
 - (B) (ii) caulking or weatherstripping;
 - (C) (iii) multi-glazed windows and doors;
 - (D) (iv) heat absorbing or heat reflective glazed and coated windows and doors;
 - (E) (v) additional glazing;
 - (F) (vi) the reduction in glass area; and
 - (G) (vii) other modifications that reduce energy consumption.
 - (3) (C) Installing automatic energy control systems.



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- (4) (D) Modifying or replacing heating, ventilating, or air conditioning systems.
- (5) (E) Unless an increase in illumination is necessary to conform to Indiana laws or rules or local ordinances, modifying or replacing lighting fixtures to increase the energy efficiency of the lighting system without increasing the overall illumination of a facility or structure.
- (6) (F) Providing for other energy conservation measures that provide billable revenue increases or reduce energy or water consumption, or reduce operating costs, or reduce wastewater costs, including future:
 - (A) (i) labor costs;
 - (B) (ii) costs or revenues for contracted services; and
 - (C) (iii) related capital expenditures.
- (G) Installing an energy recovery system.
- (H) Installing cogeneration systems that produce:
 - (i) steam; or
- (ii) forms of energy such as heat or electricity; for use primarily in a building or complex of buildings.
- (I) Installing water and sewer conservation measures, including:
 - (i) plumbing fixtures; and
 - (ii) infrastructure.
- (J) Installing equipment upgrades that improve accuracy of billable revenue generating systems.
- (K) Installing automated, electronic, or remotely controlled systems or measures that reduce direct personnel costs.

SECTION 5. IC 36-1-12.5-1.5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 1.5. As used in this chapter, "governing body" means the following:

- (1) With respect to school corporations, the governing body (as defined in IC 20-10.1-1-5).
- (2) With respect to a public library, the library board (as defined in IC 20-14-1-2).
- (3) With respect to a library described in IC 20-14-7-6, the trustees of the library.
- (4) With respect to other political subdivisions, units, the legislative body (as defined in IC 36-1-2-9).
- (5) With respect to other political subdivisions, the board or officer that has the power to award contracts.

SECTION 6. IC 36-1-12.5-2 IS AMENDED TO READ AS



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FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 2. As used in this chapter, "guaranteed energy savings contract" refers to a contract entered into under this chapter, in which a qualified provider enters into an agreement with the governing body to:

- (1) evaluate and recommend to the governing body energy body's conservation measures; and
- (2) provide for the implementation of at least one (1) energy conservation measure.

SECTION 7. IC 36-1-12.5-3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 3. (a) As used in this chapter, "qualified provider" means the following:

- (1) Before July 1, 1999, the term means a person that satisfies both of the following:
 - (A) The person is experienced in the design, implementation, and installation of energy conservation measures.
 - (B) The person submits to the school corporation or political subdivision a performance bond to ensure the qualified provider's faithful performance of the qualified provider's obligations over the term of the guaranteed energy savings contract.
- (2) After June 30, 1999, the term means a person that satisfies all of the following:
 - (A) Subject to subdivision (3), the person is experienced in the design, implementation, and installation of energy conservation measures.
 - (B) The person is certified and meets the requirements of IC 4-13.6-4. The person's response to the request for proposals must include a copy of the person's certificate of qualification issued under IC 4-13.6-4.
 - (C) **Subject to subdivision (3),** the person provides energy conservation engineering services by a professional engineer licensed under IC 25-31 who is under the person's direct employment and supervision. The person's response to the request for proposals must include the license number of each professional engineer employed by the person to satisfy the requirement of this clause.
 - (D) The person provides:
 - (i) monitoring for the facility performance guarantee; and
 - (ii) service personnel under the person's direct employment and supervision;

for the duration of the contract's guarantee.

(E) The person performs at least twenty percent (20%) of the









work (measured in dollars of the total contract price) with its own workforce.

- (F) The person submits to the school corporation or political subdivision a performance bond to ensure the qualified provider's faithful performance of the qualified provider's obligations over the term of:
 - (i) the guaranteed energy savings contract; or
 - (ii) the guaranteed savings contract.
- (3) With respect to conservation measures for which a contract is executed after June 30, 2005, the term includes a person that satisfies the following:
 - (A) The person is experienced in the design, implementation, and installation of conservation measures.
 - (B) The person provides engineering services with respect to conservation measures by a professional engineer licensed under IC 25-31 who is under the person's direct employment and supervision. The person's response to the request for proposals must include the license number of each professional engineer employed by the person to satisfy the requirement of this clause.
- (b) For purposes of a guaranteed energy savings contract entered into before July 1, 1999, a person who was a qualified provider under subsection (a)(1) at the time the contract was entered into remains a qualified provider for that contract after June 30, 1999. If the person enters into:
 - (1) a guaranteed energy savings contract after June 30, 1999, and before July 1, 2005, the person must satisfy the requirements of subsection (a)(2); or
 - (2) a guaranteed savings contract after June 30, 2005, the person must satisfy the requirements of subsections (a)(2) and (a)(3):

to be considered a qualified provider.

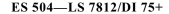
SECTION 8. IC 36-1-12.5-3.5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 3.5. As used in this chapter, "related capital expenditures" includes capital costs that:

- (1) the governing body reasonably believes will be incurred during the contract term;
- (2) are part of or are causally connected to the energy conservation measures being implemented; and
- (3) are documented by industry engineering standards.

SECTION 9. IC 36-1-12.5-4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 4. As used in this









chapter, "utility energy efficiency program" refers to an energy, a water, or a wastewater efficiency program that:

- (1) includes an energy a conservation measure;
- (2) is established by a public utility (as defined in IC 8-1-8.7-2); and
- (3) is undertaken pursuant to this chapter.

SECTION 10. IC 36-1-12.5-5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 5. (a) The governing body may enter into an agreement with a public utility to participate in a utility energy efficiency program or enter into a guaranteed energy savings contract with a qualified provider to increase the political subdivision's billable revenues or reduce the school corporation's or the political subdivision's energy or water consumption, wastewater usage costs, or operating costs if, after review of the report described in section 6 of this chapter, the governing body finds:

- (1) that the amount the governing body would spend on the energy conservation measures under the contract and that are recommended in the report is not likely to exceed the amount of increased billable revenues or the amount to be saved in energy and water consumption costs, wastewater usage costs, and other operating costs over ten (10) years from the date of installation if the recommendations in the report were followed; and
- (2) in the case of a guaranteed energy savings contract, the qualified provider provides a written guarantee as described in subsection (d)(2).
- (b) Before entering into an agreement to participate in a utility energy efficiency program or a guaranteed energy savings contract under this section, the governing body must publish notice under subsection (c) indicating:
 - (1) that the governing body is requesting public utilities or qualified providers to propose energy conservation measures through: either
 - (A) a utility energy efficiency program; or
 - **(B)** a guaranteed energy savings contract; and
 - (2) the date, the time, and the place where proposals must be received.
 - (c) The notice required by subsection (b) must:
 - (1) be published in two (2) newspapers of general circulation in the county where the school corporation or the political subdivision is located;
 - (2) be published two (2) times with at least one (1) week between publications and with the second publication made at least thirty



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- (30) days before the date by which proposals must be received; and
- (3) meet the requirements of IC 5-3-1-1.
- (d) An agreement to participate in a utility energy efficiency program or guaranteed energy savings contract under this section must provide that:
 - (1) all payments, except obligations upon the termination of the agreement or contract before the agreement or contract expires, may be made to the public utility or qualified provider (whichever applies) in installments, not to exceed the lesser of ten (10) years or the average life of the energy conservation measures installed from the date of final installation; and
 - (2) in the case of the guaranteed energy savings contract:
 - (A) the:
 - (i) savings in energy and water consumption costs, wastewater usage costs, and other operating costs; and
 - (ii) increase in billable revenues;

due to the energy conservation measures are guaranteed to cover the costs of the payments for the measures; and

- (B) the qualified provider will reimburse the school corporation or political subdivision for the difference between the guaranteed savings and the actual savings; and
- (3) payments are subject to annual appropriation by the fiscal body of the school corporation or political subdivision and do not constitute an indebtedness of the school corporation or political subdivision within the meaning of a constitutional or statutory debt limitation.
- (e) An agreement or a contract under this chapter is subject to IC 5-16-7.

SECTION 11. IC 36-1-12.5-5.3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 5.3. (a) This section applies only to a guaranteed energy savings contract or a guaranteed savings contract entered into after June 30, 1999.

- (b) A qualified provider may enter into a subcontract:
 - (1) with a value of more than one hundred fifty thousand dollars (\$150,000); and
 - (2) for the performance of any part of a guaranteed energy savings contract or guaranteed savings contract;

only if the subcontractor is certified under IC 4-13.6-4.

SECTION 12. IC 36-1-12.5-5.5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 5.5. IC 6-1.1-20 does not apply to an agreement to participate in:











- (1) a utility energy efficiency program; or
- (2) a guaranteed energy savings contract; entered into under this chapter.

SECTION 13. IC 36-1-12.5-6 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 6. (a) Before the public utility or the qualified provider may install equipment in, make modifications to, or remodel a building or complex of buildings under a utility energy efficiency program or a guaranteed energy savings contract, the public utility or the qualified provider (whichever applies) must issue a report that includes estimates for the following:

- (1) All costs attributable to the work stipulated in the agreement or the contract, including the costs of design, engineering, installation, maintenance, repairs, or debt service.
- (2) The amounts by which:
 - (A) energy or water consumption;
 - (B) wastewater costs; or
 - (C) operating costs;

will be reduced.

- (3) The amounts by which billable revenues will be increased.
- (b) The report must also contain a listing of contractors and subcontractors to be used by the public utility or the qualified provider with respect to the energy conservation measures.

SECTION 14. IC 36-1-12.5-7 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 7. If the governing body enters into an installment payment contract for the purchase and installation of energy conservation measures under this chapter, the balance of the payments must be paid in installments not to exceed the lesser of ten (10) years or the average life of the energy conservation measure installed from the date of final installation. Payments under an installment payment contract are subject to annual appropriation by the fiscal body of the school corporation or political subdivision and do not constitute an indebtedness of the school corporation or political subdivision within the meaning of a constitutional or statutory debt limitation. Annual revenues or savings from a guaranteed savings contract may be less than annual payments on the contract if during the length of the contract total savings and increased billable revenues occur as provided for by the contract. The financing of a guaranteed savings contract may be provided by:

- (1) the vendor of the guaranteed energy, water, or wastewater savings program; or
- (2) a third-party financial institution or company.

 SECTION 15. IC 36-1-12.5-8 IS AMENDED TO READ AS











FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 8. Energy Conservation measures installed under a utility energy efficiency program or a guaranteed energy savings contract must be approved by the following:

- (1) The state department of health, office of the state fire marshal, office of the state building commissioner, and any other state agency designated by statute.
- (2) An architect or engineer licensed under IC 25-4 or IC 25-31 if the energy conservation measures have a cost of more than fifty thousand dollars (\$50,000).

SECTION 16. IC 36-1-12.5-9 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 9. (a) The contractor and each subcontractor engaged in installing energy conservation measures under a guaranteed energy savings contract shall keep full and accurate records indicating the names, classifications, and work performed by each worker employed by the respective contractor and subcontractor in connection with the work, together with an accurate record of the number of hours worked by each worker and the actual wages paid.

(b) The payroll records required to be kept under this section must be open to inspection by an authorized representative of the governing body or the department of labor.

SECTION 17. IC 36-1-12.5-10 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 10. The governing body shall:

- (1) provide to the department of commerce not more than sixty (60) days after the date of execution of the guaranteed energy savings contract:
 - (A) a copy of the executed guaranteed energy savings contract; (B) the:
 - (i) energy or water consumption costs;
 - (ii) wastewater usage costs; and
 - (iii) billable revenues, if any;

before the date of execution of the guaranteed energy savings contract; and

- (C) the documentation using industry engineering standards for:
 - (i) stipulated savings; and
 - (ii) related capital expenditures; and
- (2) annually report to the department of commerce, in accordance with procedures established by the department of commerce, the savings resulting in the previous year from the guaranteed energy savings contract or utility energy efficiency program.

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SECTION 18. IC 36-1-12.5-11 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 11. (a) A guaranteed energy savings contract that includes stipulated savings must specify the methodology used to calculate the savings using industry engineering standards.

- (b) Stipulated savings may be used for energy conservation measures including the following:
 - (1) Heating.
 - (2) Air conditioning.
 - (3) Ventilating.
 - (4) Lighting.
 - (5) Roofing.
 - (6) Windows.
 - (7) Water conservation.
 - (8) Fuel and power improvements.
 - (9) Wastewater generation.
 - (10) Billable revenue increases.
 - (9) (11) Any work that is causally connected to the energy conservation measures listed in subdivisions (1) through (8). (10).
 - (c) The guaranteed energy savings contract shall:
 - (1) describe stipulated savings for:
 - (A) energy conservation measures; and
 - (B) work causally connected to the energy conservation measures; and
 - (2) document assumptions by industry engineering standards.

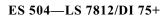
SECTION 19. IC 36-1-12.5-12 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 12. (a) An improvement that is not causally connected to an energy a conservation measure may be included in a guaranteed energy savings contract if:

- (1) the total value of the improvement does not exceed fifteen percent (15%) of the total value of the guaranteed energy savings contract; and
- (2) either:
 - (A) the improvement is necessary to conform to a law, a rule, or an ordinance; or
 - (B) an analysis within the guaranteed energy savings contract demonstrates that:
 - (i) there is an economic advantage to the political subdivision in implementing an improvement as part of the guaranteed energy savings contract; and
 - (ii) the savings justification for the improvement is documented by industry engineering standards.











(b) The information required under subsection (a) must be reported to the department of commerce.".

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to SB 504 as printed February 25, 2005.)

BEHNING, Chair

Committee Vote: yeas 5, nays 3.

HOUSE MOTION

Mr. Speaker: I move that Engrossed Senate Bill 504 be amended to read as follows:

Page 7, after line 42, begin a new paragraph and insert:

"SECTION 3. IC 36-1-12-22 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: **Sec. 22.** (a) A municipal school corporation may purchase the following materials for a public work in the manner provided by IC 5-22:

- (1) roofing materials;
- (2) commercial floor coverings;
- (3) athletic resurfacing materials; or
- (4) playground equipment.
- (b) Labor used in the performance of any portion of a public work for which materials are purchased through a cooperative purchase program pursuant to subsection (a) may be included in such purchase provided that:
 - (1) The labor is performed by an Indiana based contractor or subcontractor;
 - (2) Such labor is subject to IC 5-16-7 in its entirety, provided however that the wage scale must be established two weeks prior to the issuance of a contract for the actual performance of the work;
 - (3) The employees of each Indiana based contractor and subcontractor providing labor have completed or are enrolled in an apprenticeship program certified by the United States Department of Labor or a state apprenticeship council;
 - (4) Each Indiana based contractor or subcontractor providing labor shall furnish each week a certified statement with respect to the classification of labor and wages paid each











worker, in the performance of the contract for the project, during the preceding weekly payroll period. The statement:

- (A) must be executed by:
 - (i) the contractor or subcontractor; or
 - (ii) an authorized officer or employee of the contractor or subcontractor who supervises the payment of wages; and
- (B) must be on the Certified Payroll Report form, State Form 51459 or its equivalent.

The contractor or subcontractor shall deliver each weekly statement to the board not later than seven (7) days after the regular payment date of the payroll period.

- (c) Notwithstanding the manner in which materials and labor are purchased under this section, the cost of the public work project must be determined in accordance with IC 36-1-12-19.
- (d) A purchase of materials and labor for a public work project pursuant to this section is exempt from publishing notice in accordance with IC 5-3-1.

SECTION 4. IC 36-1-12.5-0.5 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: **Sec. 0.5.** As used in this chapter, "billable revenues," "billable revenue increases," or "revenues" include only revenues of a municipal water or wastewater utility operated by a political subdivision.".

Page 8, line 10, after "36-1-10-2" insert ");".

Page 8, line 10, delete "or".

Page 8, delete line 11.

Page 8, line 12, after "upgrade;" insert "or

(D) with respect to an installation described in subdivision (2)(G) or (2)(H), an alteration of a structure or system.".

Page 9, delete lines 3 through 11.

Page 9, line 12, delete "(J)" and insert "(G)".

Page 9, line 14, delete "(K)" and insert "(H)".

Page 9, between lines 16 and 17, begin a new line blocked left and insert:

"The term does not include an alteration of a water or wastewater structure or system that increases the capacity of the structure or system."

Page 9, between lines 25 and 26, begin a new line block indented and insert:

"(4) With respect to a political subdivision that operates a municipal water or wastewater utility and in connection with











the installation of a conservation measure to a water or wastewater structure or system under this chapter, the board or officer that has the power to award contracts.".

Page 9, line 26, delete "(4)" and insert "(5)".

Page 9, line 26, reset in roman "other political".

Page 9, line 26, delete "subdivisions, units," and insert "subdivisions for any other project or program under this chapter,".

Page 9, delete lines 28 through 29.

Page 13, line 2, reset in roman ":".

Page 14, line 12, after "7." insert "(a)".

Page 14, line 22, delete "Annual" begin a new paragraph and insert:

"(b) With respect to a conservation measure described in IC 36-1-12.5-1(2)(G) or IC 36-1-12.5-1(2)(H), annual".

Page 14, line 25, before "The" begin a new paragraph and insert: "(c)".

Renumber all SECTIONS consecutively.

(Reference is to ESB 504 as printed April 1, 2005.)

THOMPSON



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